MORTGAGE RECORD-59.

in the

sas, of the first part, and

DOLLARS,

ad mortgage to the said of Kansas, described as EU(14) of the Perroge (40) rode;

eight (8) oav; thence ovless

.....hereby covenant and therein, free and clear of secure the payment of theDOLLARS,

DOLLARS,

from date thereof,

after specified. And the

cof, and to keep the said

DOLLARS,

and costs, and insure the

om the payment thereof,

But if default be made

conveyance shall become conveyance shall become cond or which may have option of the parts ter, to sell the premises part, test conditions of this instruction demand, to the said

(SEAL)

A. D. 19.14., before me, County and State, came

duly acknowledged the sove written.

Notary Public.

Register of Deeds.

0 11 0	Iture, Made this 6th day of	
of Parisons	t and Stella & Bond, his wife,	, b
blara	wand nine hundred reneture to and Stella E. Bond, his wife, in the County of Douglas. Stark	and State of Kansas, of the first pa
The state of the s	Andrews Agent and the state of	
Witnesseth, That the	e said part. etc. of the first part, in consideration of the sum of	
to then duly no	pld, the receipt of which is tank at the state of the sta	DOL
party of he second follows, to wit: The compart of the	part, he was a new packnowledged, latter sold, and by these part, he's he's and assires forever, all that tract or parcel of land a could one healf (is) of the self one healf (is) of the self one healf (is) of the self of a land of the self of th	presents do grant, bargain, sell and mortgage to the interest of the Courty of Douglas and State of Kansas, described to the Court of Blook 120 31, and the curve second to the court of Blook 120 31, and the curve second
		- 1035 - 1035 - 1035
with the appurtenances, and	all the estate, title and interest of the said part 113 of the first part there	in. And the said
all incumbrances, and that	They will warrant and defend the same against all claims whatsoever.	good and indefeasible estate of inheritance therein, free and e This grant is intended as a Mortgage to secure the payment
- North Contraction	wand Ollla to Dond	
One	the second part; said note being given for the sum of	
ded navemb	Thousand due and payable in fine	DOLL
an ancies encient from th	e date thereof until paid according to the terms of said note and	. 725 10
ours each thereto attached	And this conveyance shall be void if such payment be made as in said note ar part hereby agree	
	lien under this mortgage upon the above described premises and shall bear into	s, interest and costs, and insurance, shall, from the payment the
such payment, or any part scolute, and the whole princ een paid by the part of the the second part; and it shal reby granted, or any part t	like under this most pure, and the expense of such taxes and accruing penaltics like under this mortgage upon the above described premiser, and shall bear into thereof or interest thereon or the taxes assessed on said premises or if the insurjual of said note, and interest thereon, and all taxes and accruing penaltics and it the second part, and all sums paid by the part of the second part for insurs the leavest of the taxes and accruing penaltics and the second part for insurs. It is a said to the part of the second part, the law of the second part, admin hereof, in the manner prescribed by law, appraisament hereby variety on not at	i, interest and cests, and insurance, shall, from the payment the rest at the rate of 10 per cent, per annum. But if default be transec is not kept up thereon, then this conveyance shall be interest and costs thereon remaining unpaid or which may nee, shall be due and payable or not, at the option of the part, istrators or assigns, at any time thereafter, to sell the pre-
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